

## CHAPTER 171

### EXEMPTIONS FROM MOTOR CARRIER SAFETY REQUIREMENTS

H.F. 393

AN ACT relating to certain exemptions from federal motor carrier safety regulations.

*Be It Enacted by the General Assembly of the State of Iowa:*

Section 1. Section 321.449, unnumbered paragraph 4, Code 1995, is amended to read as follows:

Notwithstanding other provisions of this section, rules adopted under this section for a ~~driver~~ drivers of a commercial vehicle vehicles shall not apply to a driver ~~for a private carrier, who is not for hire and~~ of a commercial vehicle who is engaged exclusively in intrastate commerce, when the ~~driver's commercial vehicle is not operated more than one hundred miles from the driver's work reporting location~~ vehicle's gross vehicle weight rating is 26,000 pounds or less, unless the vehicle is used to transport hazardous materials requiring a placard or if the vehicle is designed to transport more than fifteen passengers, including the driver. For the purpose of complying with the hours of service recordkeeping requirements under 49 C.F.R. § 395.1(e)(5), a driver's report of daily beginning and ending on duty time submitted to the motor carrier at the end of each work week shall be considered acceptable motor carrier time records. In addition, rules adopted under this section shall not apply to a driver for a farm operation as defined in section 352.2, or for an agricultural interest when the commercial vehicle is operated between the farm as defined in section 352.2 and another farm, between the farm and a market for farm products, or between the farm and an agribusiness location. A driver or a driver-salesperson for a private carrier, who is not for hire and who is engaged exclusively in intrastate commerce may drive twelve hours, be on duty sixteen hours in a twenty-four hour period and be on duty seventy hours in seven consecutive days or eighty hours in eight consecutive days. A driver-salesperson means as defined in 49 C.F.R. § 395.2, adopted as of a specific date by the department by rule.

Approved May 4, 1995

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## CHAPTER 172

### APPLICATION OF PESTICIDES AND OTHER CHEMICALS

S.F. 256

AN ACT providing for pesticides, by providing for the notification of application and providing for the elimination of provisions relating to chemigation.

*Be It Enacted by the General Assembly of the State of Iowa:*

Section 1. Section 206.2, subsection 7, Code 1995, is amended by striking the subsection.

Sec. 2. Section 206.5, subsection 6, Code 1995, is amended by striking the subsection.

Sec. 3. Section 206.19, subsection 3, Code 1995, is amended to read as follows:

3. Determine in cooperation with municipalities, the proper notice to be given by a commercial or public applicator to occupants of adjoining properties in urban areas prior to or after the exterior application of pesticides, and establish a schedule to determine the